

Augus^t Cont. 961 107

- 107

Resolved that William Wheally and Bill Maddy Recover against Langton Wheally Ninety six pounds of
Shares due to them for their Abundance four days as an Indemnity for the loss of the said Langton -
Wheally Against Stephen Biggs they having made Oath to the same &c.

Ordered that George Wilton and Jacob Mathews Procuror Against Stephen Coughlan for ^{eight pounds} ~~one pound~~ ^{the 14th day of October} ~~the 14th day of November~~
of the year last being due unto them for their attendance two days back as witness on behalf of the County
Against Stephen Coughlan he having made Oath to the same &c

Against Stephen Ctingham he having made Oath to the same &c
Ordered that John Wilfrid Recover Against Stephen Ctingham One hundred and Twenty pounds of
Pence being due unto him for his Abandoning five Days as an Evidence on behalf of the said Stephen —
Ctingham he having made Oath to the same &c

Cobham having made back to the same place

18 M^r May. Command was Given to the Sheriff of Somersett County that he should take William
an w^m 1734. & the Sheriff of Somerset County Shanks if he should be found in his County and him Should Left-
keepers that he might have his Body before the Justice of his Majestys County Court of Somersett to be held at Princet-
on Town the third Tuesday of June anno Domini one thousand seven hundred and Sixty One to Answer unto Master-
Leman of Upton Cheape for upon the 6th the 2^d the same day is Given to the P^r Matthew Leman of Upton

All which day has come the a^d Mathew Cannon by Josiah Bell his Attorney, and the Sheriff
having John Duncanson present has sworn that he had taken the a^d W^t Maly whose body, has at this day
he had ready to answer the a^d Mathew Cannon of New York.

Whereupon the said William Bally at the prayer of the P. Mathew Cannon is Adjudged to
Give special Right to the Notary of Thesuppon Captain Perkins to call upon Solomon County planter him -
Concert having Compt in his Proper Person under Seal the said Wm. Bally that s. t. should layg. on the
Judgment in the place aforesaid to the said Mathew Cannon Against the P. Wm. Bally or
that the the said Wm. Bally & should be taken Conviit that then he the said Wm. Bally should pay and
satisfy unto the P. Mathew Cannon the Judgment of the Court thereupon as Rader his Lady in Execution
of such Judgment to the Prison of the Sheriff of the County aforesaid in Satisfaction thereof that the said
P. Mrs. Perkins will do the same for him etc.

Whereupon the said W^m B^r brought his place William Agnew Gent, Attorney at
Law against Thos P. Mathew & Co in the P^t place —
(and thereupon) the judgment of the District D^r Day is to them now be given and it is declared
that upon the day following the date of the same being

To be held at Princeton from the third Day of August the next following - the said
1. the Basis of the - The which day has come the parties aforesaid by their Attorney aforesaid to know upon the said
Mathew Cannon Esq: claimed against the aforesaid Wm. B. Kelly in the place aforesaid in sum following -
Amount of William Kelly Esq: of Mercer County Plantation Obd. £ to know unto Mathew Cannon
of Princeton upon the basis of the -